Case 5:08-mj-70164-MRGD Document 5 UNITED STATES DISTRICT COURT FOR THE NORTH Filed 05/13/2008 Page 1 of 1

			THERM DISTRICT OF C	ALIFORNIA
UNITE	ED STATES OF AMERICA, F	Plaintiff.	Case Number 10	Ad May 100
v.D	. 01 1 0 1		ORDER OF DETENTED	08-76104 RS
hu	o Metrolla-Janchas	Defendant.		
ing kantanggalan Sakan Saka <u>u</u> ng	In accordance with the Bail lant was present, represented by	Reform Act, 18 U.S.C. 8 314	2(f) a detention hearing	ma kald/-
Defend	- Languard rebiopotitof 0	Y HIS AUDITIEV /// ///	The United	as field on, 200
വാദാദ്യ	III U.S. Allomey 🥱 . K 🛂	minle	. The Office	States was represented by
Part I.	PRESUMPTIONS APPLICABLE	E T		
	// The defendant is charged	with an offense described:	1 18 U.S.C. & 3142(f)(1) a	-44-16
convicte	ed of a prior offense described and a period of not more than	in 18 U.S.C. § 3142(f)(1) w	hile on release pending to	of face feet in the been
		five (5) years has elapsed si	nce the date of conviction	or the selection of local
	This establishes a rebuttable p	resumption that no condition	1 or combination of condi-	iona will account t
,	/ / There is probable cause bant has committed an offense	ased upon (the indictment) (the facts found in Part IV I	selow) to helians dies of
1	A for which a maxim	mum term of imprisonment	of 10 years or more is pres	cribed in 21 TLC C coor
	T 10	r 2224 of Sch., OK	•	化邻苯基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲
	3 under 18 U.S.C. §	924(c): use of a firearm du	ing the commission of a fe	lony
1	and complishes a reductable by	ESUITION that he condition	and a second of the second	ons will reasonable
		and the safety of the comm	inity.	
1	7 No presumption applies.			MAY 1 3 2008
1 ARI 11.	REBUTTAL OF PRESUMPTIONS	S, IF APPLICABLE		CIENT CIENT
will be ore	/ The defendant has not come dered detained.	e forward with any evidence	to rebut the applicable pre	VORTAL sumption sl. and he therefore
	/ The defendant has come for	ward with evidence to rebut	the applicable presumptio	n[s] to wit:
	nus, the burden of proof shifts l	•		
PART III.	PROOF (WHERE PRESUMPTIO	Ne Province United States.		
/ X	_The United States has prove	d to a prepondence - St.	ABLE)	
will reason	The United States has prove ably assure the appearance of	the defendant as required (A	evidence that no condition	or combination of conditions
1.1	The United States has proved	d by clear and convincing	ND/OR	
				r combination of conditions
IAKIIV, Y	WRUITEN FINDINGS OF FACT A	AND STATEMENT OF DEACO	to non Danne	
' 7 7'	THE COURT HAS TAKEN INTO ACCO	Dunt the factors set out in 19	TT C C C 21 40/ \	
at hearing a	nd finds as follows: The de	Lenda Via thosa	0.3.0. § 3142(g) and all 6	of the information submitted
THE WAY	DIELECTURALITIES. NO	não had butter	makind notal	can of 845C\$ 1326.
accord	ing to his eremin	al history which	rindicates tro	ties revocated
Comply	with the rules	H release. Ve	also has a pa	he does not
Henry	at least two or		time Winds	role revolation.
Dulesta	nce abuse prope	ent 1	TOTAL THE PIECE	MA IMMICONIDA
	/			
//1	Defendant, his attorney, and the	e AUSA have waived writte	n findings.	
TAKE 1. DE	CULTURS REGARDING DETEN	TION		
ine dere	endant is committed to the custify separate to the extent practi	tody of the Attorney Genera	or his designated represen	tative for confinement in a
corrections facili	ity separate to the extent praction and areason and areason areason.	cable from persons awaiting	or serving sentences or he	ing held in contacts and a
thest inedete	endant shall be afforded a reasontes or on the request of an afforder	onable opportunity for priva	e consultation with defens	e course! On order of a court
n me Onited Sta	tes or on the request of an attor the United States Marshal for t	mey for the Government, the	person in charge of the co	o counsel. Off officer of a court
no nevendant to t	the United States Marshal for t	he purpose of an appearance	in connection with a cour	t proceeding
Dated: 5/13/	108) /
USAATT	V VDTO		Service V.	runchal
	·, F10		PATRICIA V. TRUMBUL	L

United States Magistrate Judge